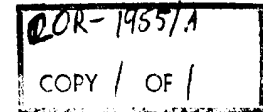




L.A.



In reply refer to:  
SP3-234



15 May 1963

JIM

Dear 

50X1

Pursuant to various telephone discussions with Jim we are returning the unexecuted original and copies Nos. 2 and 3 of Amendment No. 14 under Contract RT-100, for cancellation.

As also discussed with Jim, our contract for the original "C" Program is designated as Contract  This number also is shown on Amendments 1-13 incl. to such contract. Accordingly, we believe Amendment No. 14 should also be designated as Contract 

50X1

50X1

We also enclose the original and one copy of Contractor's certificate which we believe will eliminate the necessity for including a paragraph in the new amendment similar to paragraph 3 of Amendment No. 14 being returned herewith.

A credit invoice cancelling our invoice No. 240 has been issued along with our invoice No. 448 to correct amount invoiced to final negotiated amount. These invoices are enclosed.

At the suggestion of Jim, we have had Amendment No. 14 rewritten and enclose the original and four copies thereof, of which the original and two copies have been executed by an authorized representative of our Company. If found agreeable to you we would appreciate it if you would execute and return one copy to us at your earliest convenience.

Very truly yours,

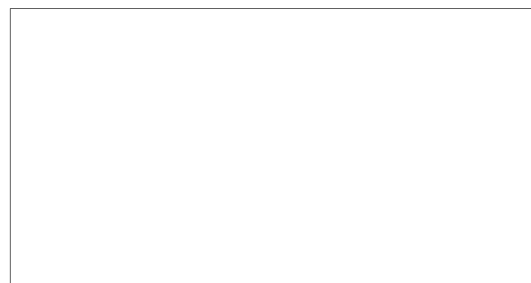


50X1



50X1

Enclosures



50X1